Minute Order Form (06/97)

United States District Court, Northern District of Illinois

	or Magistrate		John F. Grady	Sitting Judge if Other than Assigned Judge				
			93 C 7452 96 C 5024	DATE	June	e 19, 2000		
	CASE Fac		Factor VIII or IX Co	ctor VIII or IX Concentrate Blood Prods. Litigation (MDL-986)				
М	OTION:	[In the follow nature of the	ving box (a) indicate the party fil motion being presented.]	ing the motion, e.g., plaintiff, de	efendant, 3rd party pla	ntiff, and (b) state briefly the		
DO	OCKET ENTR	Y:						
(1))	Filed motion of [use listing in "Motion" box above.]						
(2)		Brief in support of motion due						
(3)		Answer brief to motion due Reply to answer brief due						
(4)			set for at		•			
(5)		Status hearing[held/continued to] [set for/re-set for] on set for at						
(6)	□ P	Pretrial conference[held/continued to] [set for/re-set for] on set for at						
(7)		Trial[set for/re-set for] on at						
(8)		[Bench/Jury trial] [Hearing] held/continued to at						
(9)		This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to] \$\sumset\$ FRCP4(m) \$\sumset\$ General Rule 21 \$\sumset\$ FRCP41(a)(1) \$\sumset\$ FRCP41(a)(2).						
(10)								
(11)) [Fo	or further detail se	e order (on reverse side of	/attached to) the original n	uinute order.]			
	No notices require	ed, advised in open co	urt,			Document		
	No notices required.				number of notices	Number		
Х	Notices mailed/faxed by judge's staff. Notified counsel by telephone.			111	2 7 20001			
	Docketing to mail notices.				date docketed			
	Mail AO 450 form. Copy to judge/magistrate judge.		25 :2 ₅₇	OS:8 My STATE Of docketing deputy initials 388				
				- 1411 00	docketing deputy initials			
	VANA	courtroom			date mailed notice			
	KAM	deputy's initials			KAM			
	· · · · · · · · · · · · · · · · · · ·			received in erk's Office	mailing deputy initials			

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DISTRICT

IN RE:	? nacketen
FACTOR VIII OR FACTOR IX CONCENTRATE BLOOD PRODUCTS LITIGATION	JUN 2 7 2000
SUSAN WALKER, Administratrix of the Estate of Steven Walker Deceased))))) JUDGE JOHN F. GRADY
Plaintiffs,)
vs.)
BAYER CORPORATION, et al.)
Defendants.))

SETTLEMENT IMPLEMENTATION ORDER NO. 11 (Re: Interim Payment of Partial Attorneys' Fees)

At the hearing commenced on May 23 and concluded on May 24, 2000, the Court issued an Opinion approving Lead Class Counsels' Motion for Award of Attorneys' Fees (as orally modified on May 24, 2000). In accordance with that Opinion, and with the consent of all parties, the Court hereby authorizes the following interim fee payments, which payments will be deducted from the total fee amount awarded to each firm pursuant to the Court's May 24, 2000 Opinion and related Settlement Implementation Order No. 10:

1.	Anderson, Moss, Parks & Sherouse \$500,000.
2.	Brann & Turffs
3.	Earl, Blank, Kavanaugh & Stotts, P.A \$500,000.
4.	The Law Office of Jere M. Fishback \$500,000.
5.	Heninger, Burge & Vargo \$500,000.
6.	Holloran and Stewart
7.	Huntley, Park, Thomas, Burkett, Olsen & Williams, LLP \$500,000.
8.	The Law Office of Alan K. Laufman, J.D., M.D \$500,000.
9.	Levin, Middlebrooks, Thomas, Mitchell, Green, Echsner, Proctor & Papantonio, P.A. and The Law Office of James R. Green \$500,000.
10.	Levinson, Axelrod, Wheaton & Grayzel, P.A \$500,000.
11.	Roda & Nast, P.C
12.	Shrager, McDaid, Loftus, Flum & Spivey \$500,000.
13.	Debra A. Thomas, P.C
14.	Eric H. Weinberg, Attorney at Law \$500,000.

15. Mull & Mull \$275,000.

16. Charles R. Kozak \$275,000.

David S. Shrager and Dianne M. Nast, Lead Class Counsel, are directed to cause these payments to be disbursed from the Cost & Fee Fund.

If it turns out that these interim fee payments result in an overpayment to any attorney or law firm because of a subsequent decision by the United States Court of Appeals for the Seventh Circuit or the United States Supreme Court, such overpayments must be refunded to the Cost & Fee Fund by those attorneys.

The Court finds that this Order constitutes a Final Order and Judgment, and the Court determines that there is no just reason for delay and directs entry of this Order pursuant to Rule 54(b) of the Federal Rules of Civil Procedure.

Without affecting the finality of this Order, the Court reserves exclusive and continuing jurisdiction over these consolidated actions, the representative plaintiff, the Settlement Class Members, Fractionator Defendants, and each and all of their respective attorneys and law firms, for the purposes of supervision of the implementation, enforcement, construction and interpretation of the Class Settlement Agreement.

Dated: 6-19-00

John F. Grady, United States District Judge